Case 1:21-cr-00016-KMW Document 54 Filed 12/23/22 Page 1 of 1

USDS SDNY DOCUMENT

DATE FILEDions

ELECTRONICALLY FILED

Great Neck, New York 11021

10 Bond St, Suite 389

Tel (516) 829-2299

jp@jpittell.com

MAHER & PITTELL, LI

ATTORNEYS AT LAW

Reply To:

42-40 Bell Blvd, Suite 302 Bayside, New York 11361 Tel (516) 829-2299 jp@jpittell.com

December 29, 2022

Hon. Kimba M. Wood U.S. District Court 500 Pearl St. New York, NY 10017

Re: US v. Belmar 21 Cr 16 (KMW)

MEMO ENDORSED

Dear Judge Wood:

I am counsel Mr. Belmar in the above referenced matter.

Currently the matter is scheduled for sentencing on January 11, 2023. Please accept this letter in lieu of a formal motion to adjourn the sentencing. I make this request as I seek additional time to meet and confer with Mr. Belmar in anticipation of sentencing. Previously, I have provided the PSR to Mr. Belmar and discussed it with him. In addition, in response to the PSR, I have raised an objection to the calculation of the advisory Sentencing Guidelines. At this point, a judicial determination will be needed to resolve this objection. Due to this circumstance, as well as the need to obtain sentencing documents from Mr. Belmar and his family (which I am still awaiting receipt), I respectfully request the sentencing date be adjourned, for approximately ninety days, subject to the Court and Government's availability, to a date during the week of April 17, 2023 or thereafter.

I have conferred with the Government and they consent to this request.

April 19, 2023, at 10:30 a.m.

Defendanci submission is due by

cc: AUSA James Ligtenberg

April S. Government Submission is du by April 12.

Respectfully submitted, /s/
Jeffrey G. Pittell

SO ORDERED: N.Y., N.Y. 1/3/23

KIMBA M. WOOD U.S.D.J.